1 2	CHRIS T. RASMUSSEN, ESQ. Nevada Bar No. 07149 RASMUSSEN & KANG, LLC.
3	330 South Third Street, Suite 1010 Las Vegas, Nevada 89101
4	(702) 464-6007
5	
6	UNITED STATES DISTRICT COURT
7 8	DISTRICT OF NEVADA * * *
9	UNITED STATES OF AMERICA,)
10) Plaintiff,) 2:16-cr-00046-GMN-PAL
11 12) v.
13	PETER SANTILLI,)
14) Defendant.)
15)
16 17	EXPARTE MOTION FOR AN ORDER ALLOWING PARALEGAL FRANK SZCZAPA
18	TO HAVE CONTACT VISITATION
19	Comes Now, Defendant PETER SANTILLI, by and through his counsel Chris T.
20	Rasmussen, Esq., and submits the following ex parte motion.
21	
22	MEMORANDUM OF POINTS AND AUTHORITIES
23	Defendant Santilli is in custody at Henderson Detention Center. The government
24	will be disclosing hundreds of hours of video.
25	
26	We are requesting that Frank Szczapa be allowed contact visitation to review
27	discovery with Defendant. The review of discovery with Defendant should allow for a
28	

more smooth discovery process. DATED this 22nd day of April, 2016. /S/ Chris T. Rasmussen, Esq. CHRIS T. RASMUSSEN, ESQ. Nevada Bar No. 07149 330 South Third Street, Suite 1010 Las Vegas, Nevada 89101 (702) 464-6007 Attorney for Defendant